FORM D OMB APPROVAL UNITED STATES OMB Number: 3235-0076 SECURITIES AND EXCHANGE COMMISSION Expires: August 31, 1998 Washington, D.C. 20549 Estimated average burden RECEIVED FORM D hours per response . . . 16.00 DIACE OF SALE OF SECURITIES SEC USE ONLY ÍZÚRSUANT TO REGULATION D. Prefix Serial SECTION 4(6), AND/OR DATE RECEIVED FORM LIMITED OFFERING EXEMPTION ( eheck if this is an amendment and name has changed, and indicate change.) Name of Offering 1362 - HONEYCUTT #1, #2A & A. PARSLEY #7 TD AND ASSOCIATES, INC. Rule 504 ERule 505 | Rule 506 | Section 4(6) Filing Under (Check box(es) that apply): New Filing □ Amendinent Type of Filing: A. BASIC IDENTIFICATION DATA 1. Enter the information requested about the issuer Name of Issuer ( check if this is an amendment and name has changed, and indicate change.) TD AND ASSOCIATES, INC. Address of Executive Offices (Number and Street, City, State, Zip Code) Telephone Number (Including Area Code) 18281 LEMON DRIVE, YORBA LINDA, CA. 92686 (714) 779-9897 Address of Principal Business Operations (Number and Street, City, State, Zip Code) Telephone Number (Including Area Code) (if different from Executive Offices) Brief Description of Business OIL AND GAS DEVELOPMENT AND PRODUCTION 03005828 Type of Business Organization ☑ corporation limited partnership, already formed other (please specify): D business trust limited partnership, to be formed

> Month Year 1 0 8 | 6

X Actual □ Estimated

Jurisdiction of Incorporation or Organization: (Enter two-letter U.S. Postal Service abbreviation for State; CN for Canada; FN for other foreign jurisdiction)

#### GENERAL INSTRUCTIONS

Actual or Estimated Date of Incorporation or Organization:

Who Must File: All issuers making an offering of securities in reliance on an exemption under Regulation D or Section 4(6), 17 CFR 230.501 et seq. or 15 U.S.C. 77d(6).

When To File: A notice must be filed no later than 15 days after the first sale of securities in the offering. A notice is deemed filed with the U.S. Securities and Exchange Commission (SEC) on the earlier of the date it is received by the SEC at the address given below or, if received at that address after the date on which it is due, on the date it was mailed by United States registered or certified mail to that address.

Where to File: U.S. Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

Copies Required: Five (5) copies of this notice must be filed with the SEC, one of which must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Information Required: A new filing must contain all information requested. Amendments need only report the name of the issuer and offering, any changes thereto, the information requested in Part C, and any material changes from the information previously supplied in Parts A and B. Part E and the Appendix need not be filed with the SEC.

Filing Fee: There is no sederal siling see.

#### State:

This notice shall be used to indicate reliance on the Uniform Limited Offering Exemption (ULOE) for sales of securities in those states that have adopted ULOE and that have adopted this form. Issuers relying on ULOE must file a separate notice with the Securities Administrator in each state where sales are to be, or have been made. If a state requires the payment of a fee as a precondition to the claim for the exemption, a fee in the proper amount shall accompany this form. This notice shall be filed in the appropriate states in accordance with state law. The Appendix to the notice constitutes a part of this notice and must be completed.

Failure to file notice in the appropriate states will not result in a loss of the federal exemption. Conversely, fallure to file the appropriate federal notice will not result in a loss of an available state exemption unless such exemption is predicated on the filing of a federal notice.

A. BASI	C IDENTIFICATI	ON DATA		•
2. Enter the information requested for the following:				
• Each promoter of the issuer, if the issuer has been	organized within	the past five year:	;	
<ul> <li>Each beneficial owner having the power to vote or securities of the issuer;</li> </ul>	dispose, or direct	the vote or dispos	tion of, 10% o	r more of a class of equit
Each executive officer and director of corporate issu	uers and of corpora	te general and ma	naging partners	of partnership issuers; an
Each general and managing partner of partnership	issuers.			
Theck Box(es) that Apply:   Promoter   Benefici	al Owner 🗀 Ex	ecutive Officer	☐ Director	☐ General and/or Managing Partner
Full Name (Last name first, if individual)		,		
Business or Residence Address · (Number and Street, Ci	ity, State, Zip Cod	e)		
Check Box(es) that Apply:   Promoter   Beneficial	ial Owner CXE	ecutive Officer	□ Director	General and/or Managing Partner
Full Name (Last name first, if Individual) TIMPE, DENNIS				
Business or Residence Address (Number and Street, C	lity, State, Zip Cod	c)		
18281 LEMON DRIVE, YORBA LINDA, CA.	92686	•		,
Check Box(es) that Apply:		xecutive Officer	☐ Director	General and/or Managing Partner
Full Name (Last name first, if individual)		· · · · · · · · · · · · · · · · · · ·		
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Check Box(es) that Apply:	cial Owner 🗆 E	xecutive Officer	□ Director	General and/or Managing Partner
Full Name (Last name first, if Individual)				
Business or Residence Address (Number and Street, C	City, State, Zip Co	dė) .	• • •	
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Full Name (Last name first, if individual)				
Business or Residence Address (Number and Street,	City, State, Zip Co	ode)		
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Full Name (Last name first, if individual)				
Business or Residence Address (Number and Street,	City, State, Zip Co	ode)		
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Business or Residence Address (Number and Street, City, State, Zip Code)

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1. Has th	e issuer sol	d, or doc	s the issue	r intend to	sell, to n	on-accredi	ited investo	ors in this	offering?.			Yes OX	No Cl
			Ansv	ver also in	Appendix	, Column	2, if filing	under UL	.OE.				
2. What i	s the minit	num inves	stment tha	t will be a	ccepted fr	om any in	dividual? .					<b>\$1.5</b>	م م م
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C. OFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE O	F PRO	CEEDS			
1. Enter the aggregate offering price of securities included in this offering and the total amount already sold. Enter "0" if answer is "none" or "zero." If the transaction is an exchange offering, check this box   and indicate in the columns below the amounts of the securities offered for exchange and already exchanged.					
Type of Security		regate ing Pric			nt Already Sold
Debt	S1		s		
Equity	s	)	5	٠	0
□ Common □ Preferred					
Convertible Securities (including warrants)	s_30	0,000	<u>.</u> 5		_0
Partnership Interests	S	0	_	;	0
Other (Specify)					
Total					
Answer also in Appendix, Column 3, if filing under ULOE.					
2. Enter the number of accredited and non-accredited investors who have purchased securities in this offering and the aggregate dollar amounts of their purchases. For offerings under Rule 504, indicate the number of persons who have purchased securities and the aggregate dollar amount of their purchases on the total lines. Enter "0" if answer is "none" or "zero."				Dolla	ggregate ar Amount Purchases
Accredited Investors		0		<b>S</b>	_0
Non-accredited Investors		0		s	0
Total (for filings under Rule 504 only)					
Answer also in Appendix, Column 4, if filing under ULOE.					
3. If this filing is for an offering under Rule 504 or 505, enter the information requested for all securities sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) months prio to the first sale of securities in this offering. Classify securities by type listed in Part C - Question 1		Type of		Doll	ar Amount
Type of offering		Security		20	Sold
Rule 505	P.T	' IN	T.	S1,	250,00
Regulation A		0		\$	
Rule 504		0		s	0
Total	. P7	I. IN	T.	<b>s</b> 1	250,00
4. a. Furnish a statement of all expenses in connection with the issuance and distribution of th securities in this offering. Exclude amounts relating solely to organization expenses of the issue. The information may be given as subject to future contingencies. If the amount of an expenditure is not known, furnish an estimate and check the box to the left of the estimate.	·•				
Transfer Agent's Fees				2_	0
Printing and Engraving Costs			X	<b>S</b>	6,000
Legal Fees			K	\$	4,000
Accounting Fees			ĸ	S	4,000
Engineering Fees			Ø	\$	3,000
Sales Commissions (specify finders' fees separately)			8	<u>53</u>	0,000
Other Expenses (identify)				<b>s</b> _	0
The state of the s			X	<b>s</b> 4	7,000

C. OFFERING PRICE, NI	JMBER OF INVESTORS, EXPENSES A	ND USE OF PROC	EEDS
b. Enter the difference between the aggrega- tion I and total expenses furnished in respo- "adjusted gross proceeds to the issuer."	inse to Part C - Question 4.a. This difference	ence is the	s 253,000
5. Indicate below the amount of the adjusted used for each of the purposes shown. If the estimate and check the box to the left of the the adjusted gross proceeds to the issuer set.	e amount for any purpose is not known, estimate. The total of the payments listed :	furnish an must equal	
		Payments Officers Directors Affiliate	. & Payments To
Salaries and fees		🛭 s <u>37,95</u>	00 s0
Purchase of real estate		🗆 s <u> </u>	o s o
Purchase, rental or leasing and installa	tion of machinery and equipment	🗅 s0	o s o
	ngs and facilities		
offering that may be used in exchange issuer pursuant to a merger)		o so	o
Repayment of indebtedness		🗆 s <u> </u>	0 \$0
Working capital		🗅 s0	<u>K</u> s 215,050
Other (specify):		D s O	s0
		o s o	c s 0
Total Payments Listed (column totals	added)	Xo	s253,000
	D. FEDERAL SIGNATURE		
The issuer has duly caused this notice to be s following signature constitutes an undertaking quest of its staff, the information furnished	igned by the undersigned duly authorized	rities and Exchange C	ommission, upon written re
Issuer (Print or Type)	Signature /		Date
T.D. & ASSOCIATES	Kline Luna		12-31-02
Name of Signer (Print or Type)	Title of Signer (Print of Type)		
DENNIS TIMPE	PRESIDENT		

-ATTENTION:

Intentional misstatements or omissions of fact constitute federal criminal violations. (See 18 U.S.C. 1001.)

A CHARLES OF THE CONTRACTOR OF THE	E. STATE SIGNATURE	
1. Is any party described in 17 CFR 230.25 of such rule?	2(c), (d), (e) or (f) presently subject to any of t	he disqualification provisions Yes No
	See Appendix, Column 5, for state response.	and the same
2. The undersigned issuer hereby undertake Form D (17 CFR 239.500) at such times	s to furnish to any state administrator of any state law.	ate in which this notice is filed, a notice on
3. The undersigned issuer hereby undertake issuer to offerees.	s to furnish to the state administrators, upon wi	ritten request, information furnished by the
limited Offering Exemption (ULOE) of t	ne issuer is familiar with the conditions that must he state in which this notice is filed and understa ablishing that these conditions have been satisfie	ands that the issuer claiming the availability
The issuer has read this notification and known undersigned duly authorized person.	ws the contents to be true and has duly caused t	this notice to be signed on its behalf by the
Issuer (Print or Type)	Signature	Date
TD AND ASSOCIATES, INC.	Conur Lumpo	12-31-02
Name (Print or Type)	Title (Print or Type)	
DENNIS TIMPE	PRESIDENT	

Instruction:

Print the name and title of the signing representative under his signature for the state portion of this form. One copy of every notice on Form D must be manually signed. Any copies not manually signed must be photocopies of the manually signed copy or bear typed or printed signatures.

Prospectus dated: September 2002

# TD AND ASSOCIATES, INC. HONEYCUTT #1, #2A & A. PARSLEY #7 A CALIFORNIA GENERAL PARTNERSHIP

TD AND ASSOCIATES, INC., a California corporation

20 Units of Partnership Interest in Edmonson County, Kentucky Minimum Investment - 1 unit \$300,000.00 \$15,000.00 per unit

There is no public market for the Units and none is expected to develop. See "Transferability of Units".

Investors are advised to read this prospectus and retain it for future reference.

INVESTING IN OIL AND GAS PRODUCTION IS HIGHLY SPECULATIVE AND INVOLVES A HIGH DEGREE OF RISK. THESE ARE SPECULATIVE SECURITIES. SEE "RISK FACTORS" AND "OTHER IMPORTANT FACTORS".

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION NOR HAS THE COMMISSION PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

PRICE TO PUBLIC

(Per Unit) \$15,000

**COMMISSIONS** 

None

PROCEEDS TO ISSUER

\$300,000

TOTAL PRICE TO PUBLIC

\$300,000

#### (1) REPORTS TO SECURITY HOLDERS

Each unit holder will receive, in addition to monthly dividend checks, if applicable, a quarterly report including financial information concerning the General Partnership and an annual report including financial information that has been examined and reported upon with an opinion expressed by an independent public or certified public accountant.

## (2) INCORPORATION BY REFERENCE

Where any document, report, or part thereof is incorporated by reference in the registrant's statement, but not included with the prospectus, TD and Associates, Inc., will provide without charge to each person to whom a prospectus is delivered, a copy of any and all of the information that has been incorporated by reference, if any, in the registration statement upon written or oral request delivered to TD and Associates, Inc., 18281 Lemon Drive, Yorba Linda, California 92886. Telephone (714) 779-9897.

#### (3) PRIVATE PLACEMENT

The securities being offered do not constitute a public offering and are being offered to "Accredited Investors" as defined by Rules governing the limited sale of securities without registration under the Securities Act of 1933 as amended.

## (4) RISK FACTORS

The development of commercially usable oil and/or gas well(s) is highly speculative and involves significant risks of failure in that even in a successful field there remains a distinct possibility that the well(s) will not continue to produce an amount of oil and/or gas sufficient to make it commercially usable. If a well is not commercially usable it will be plugged and abandoned. In the case of a dry hole or an abandoned well all the unit holder's investment could be lost.

## **SUMMARY**

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INSIDE FRONT COVER	1
(1) REPORTS TO SECURITY HOLDERS	2
(2) INCORPORATION BY REFERENCE	2
( 3) PRIVATE PLACEMENT	
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SUMMARY	3
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## (5) PRINCIPAL EXECUTIVE OFFICE

TD and Associates, Inc., is located at 18281 Lemon Drive, Yorba Linda, California 92886. (714) 779-9897.

#### (6) USE OF PROCEEDS

The net proceeds of this offering will be used to pay for the drill and completion of three (3) oil and/or gas well providing the partnership with a 35% Net Revenue Interest in the wells.

The general partner reserves the right to change the use of proceeds of this general partnership in the case where the initial drilling becomes impractical or impossible to perform, and where after the initial drilling of a well, said well is abandoned for any reason and there remain sufficient funds to develop an alternate location.

## (7) DETERMINATION OF OFFERING PRICE

The offering price of these general partnership units constitutes the amount necessary to drill and complete the wells including the cost of the sale of these units, the cost to the general partner of his contributions to the general partnership, the cost to the general partner for the leasehold rights held by him upon which development will be attempted, a fee to the general partner for his management of this general partnership and the cost of all printing and legal fees attributable to this partnership.

## (8) PLAN OF DISTRIBUTION

The securities being offered are general partnership units that will be offered for cash only and will be offered by the TD and Associates, inc./general partner as issuer only.

#### (9) LEGAL PROCEEDINGS

There are no material pending legal proceedings to which this issuer is presently a party in either state or federal court with the exception of a current civil action pending with the Securities Division of the State of Pennsylvania.

## (10) DIRECTORS AND EXECUTIVE OFFICER

The sole director and officer of TD and Associates, Inc., is Dennis Timpe, age 55. Mr. Timpe, a lifelong California resident has extensive experience in oil and gas ventures, commencing with working with his father as a young man in the Bakersfield oil fields, and continuing throughout his adult life in the development of various oil and gas ventures, financial planning, real estate and commodities, and has worked in these areas for both himself and his clientele.

#### (11) SECURITY OWNERSHIP OF GENERAL PARTNER

Dennis Timpe owns 100% of all shares of stock in the general partner, TD and Associates, Inc..

## (12) DESCRIPTION OF SECURITIES

The securities herein being offered through general partnership constitute undivided interest in the purchase of a 35% Net Revenue Interest in three (3) oil and/or gas wells located in Edmonson County, Kentucky.

There is no established public market for these securities and none is expected to develop. There is no public trading of this security and these securities will be held by no more than thirty-five (35) purchasers.

This is a new offering and therefore it is impossible to state whether or not any cash dividends will be declared.

Barring any unforeseen complications, payments will commence between sixty (60) and one hundred and twenty (120) days from the completion of the well and will continue on a monthly basis for the usable life of the well.

## (13) INTEREST OF NAMED EXPERTS AND COUNSEL

No named experts or counsel have any contingent interest in this general partnership or in the business of the issuer.

## (14) STATEMENT AS TO INDEMNIFICATION

Insofar as indemnification for liabilities arising out of the Securities Act of 1933 may be permitted to directors, officers or persons controlling the general partner pursuant to any foregoing or aftergoing provisions, the general partner has been informed that in the opinion of the Securities and Exchange Commission such indemnification is against public policy as expressed in the Act and is therefore unenforceable.

#### (15) ORGANIZATION

The general partner was organized by Dennis Timpe who is its sole shareholder, director and officer and was incorporated on November 4, 1986 in the State of California, and as such is entitled to receive salary and dividends from profits, if any, engendered by the general partner.

## (16) DESCRIPTION OF BUSINESS

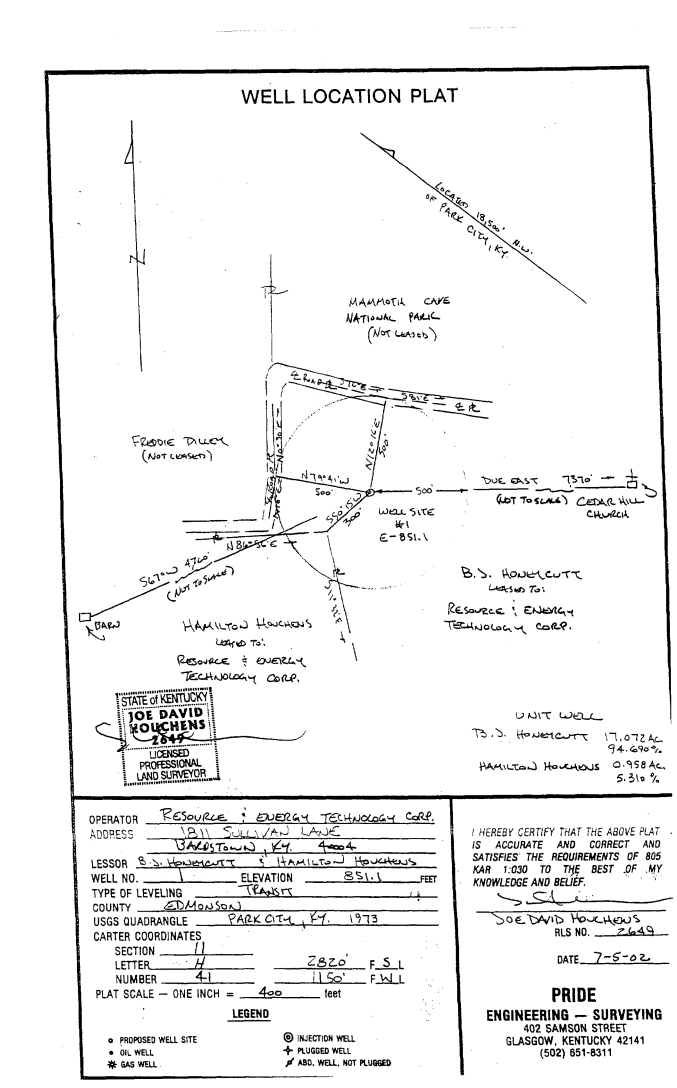
TD and Associates, Inc., is an oil and gas operating company. It was formed to take advantage of the rapidly developing opportunities of the oil and gas industry.

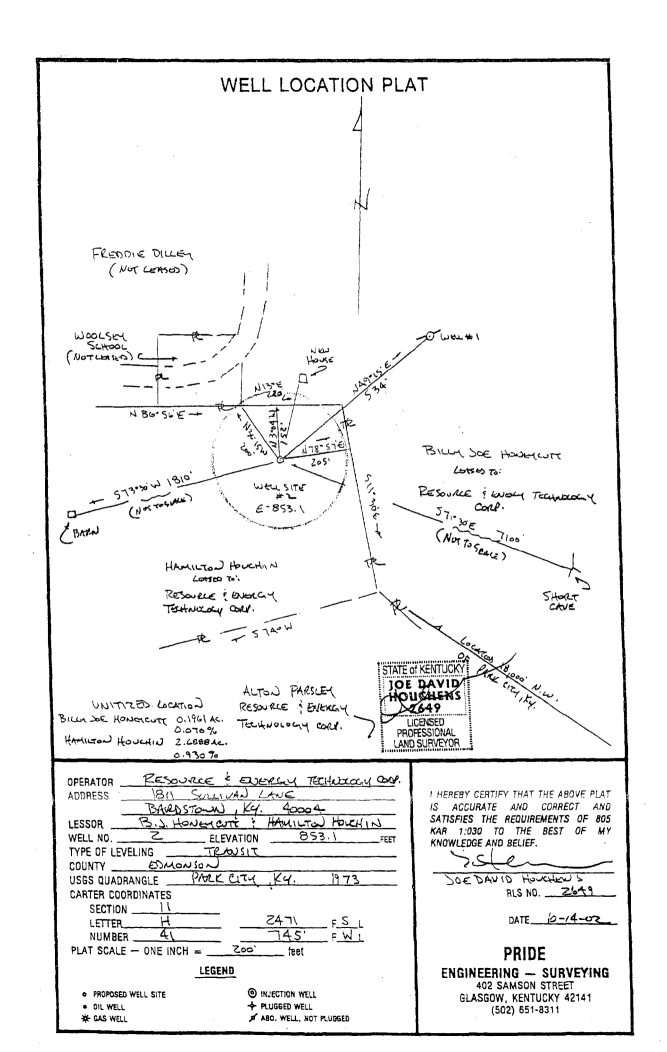
The operation of TD and Associates, Inc., is to develop via general partnerships, oil and gas wells in California, Kansas, Arkansas, Louisiana, Texas and Kentucky.

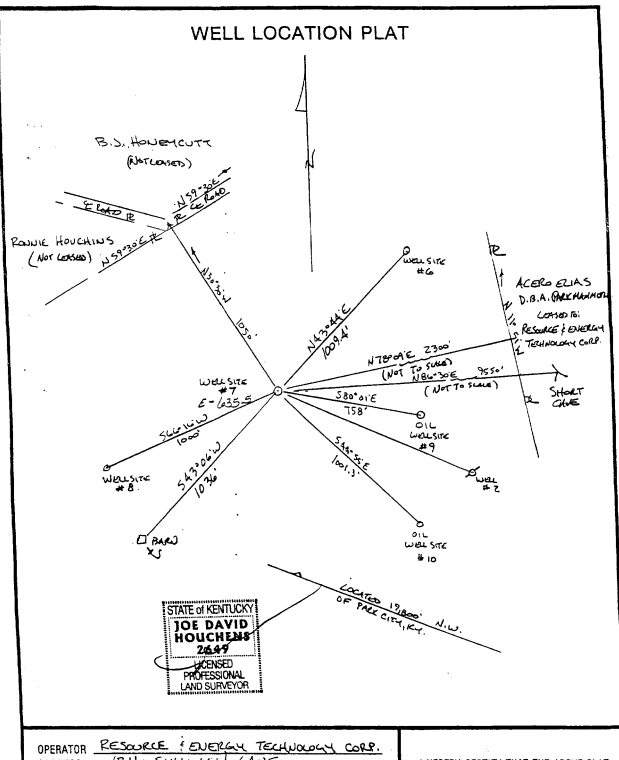
TD and Associates basic strategy is based upon its opinion that the best market for drilling, completion and production services exists at the present time. Companies that borrowed heavily during the previous boom are struggling with debt service against a decreased per barrel price for the oil that they have recovered. For this reason they are not in a position to continue exploration and development at anywhere near the level they had been maintaining.

It is TD and Associates position that it will be able to pick up leases and wells operated by struggling companies, at a reduced price, and operate these wells for a significant profit. These types of operations have been described in other Forbes and Time Magazine as "vulture funds".

At present prices it is estimated that any well which can be developed successfully as a commercial well to produce oil, gas or other minerals in a commercial quantity will result in a return of investors' funds within the first eighteen (18) to thirty-six (36) months of operations. Naturally, should the price which is paid for oil increase, we anticipate the economic advantages to also increase.







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OPERATOR _ ADDRESS _	1811 50	ENERGY LLIVAND C WN, KY, "		ده درې ده	<u> </u>
LESSOR	ALTON	PARSLEY			
WELL NO	7	ELEVATION	635.0	<u></u>	FEET
TYPE OF LE	VELING	TRANSIT	<del></del>		
COUNTY	EDMON				
USGS QUAD	RANGLE	PARK CITY	Ky. 19	173	
CARTER CO	ORDINATES		, .		
SECTIO	N			4	
LETTER	Н	· · · · · · · · · · · · · · · · · · ·	386'	_ F_ <u>V_</u> L	
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PLAT SCAL	E - ONE INCH	= 400'	feet		
,		LEGEND			
o PROPOSE	D WELL SITE	<b>(9</b> 1)	JECTION WELL		
on wer		<b>♣</b> Þ	LUGGED WELL		

\* GAS WELL

ABD. WELL, NOT PLUGGED

I HEREBY CERTIFY THAT THE ABOVE PLAT IS ACCURATE AND CORRECT AND SATISFIES THE REQUIREMENTS OF 805 KAR 1:030 TO THE BEST OF MY KNOWLEDGE AND BELIEF.

SOE DAVID HOUGHOUS
RLS NO. 2649

DATE 4-8-02

## PRIDE

## ENGINEERING - SURVEYING

402 SAMSON STREET GLASGOW, KENTUCKY 42141 (502) 651-8311

#### ASSIGNMENT

THIS ASSIGNMENT made and entered into this 17<sup>th</sup> day of October, 2002 By and between Resource & Energy Technologies Co., 1811 Sullivan Lane, Bardstown, Kentucky, 40004, Party of the First Part and T. D. & Associates Inc, 18281 Lemon Dr. Yorba Linda, CA. 92886, Party of the Second Part.

WHEREAS, the party of the first part owns and assigns a 50 % working interest in and to the Parsley Lands, the geographical part of that certain oil and gas lease, ( see attached survey's or plat), granted by:

Billy Joe and Tammy Honeycutt to Resource & Energy Technologies Co. dated 19<sup>th</sup> day of March, 2002 and recorded in Lease Book C-24, Page 311, in the office of the Edmonson County Court Clerk, the lease being located in said County and bounded as follows:

NORTH BY THE LANDS OF; Cleo C. and Glynna D. Hogan EAST BY THE LANDS OF; Elias and Carman Acero SOUTH BY THE LANDS OF; Alton Parsley WEST BY THE LANDS OF; Hamilton Houchens

Containing 32.7 acres, more or less. Mr. Honeycutt derived title from Cleo and Glynna Hogan by instrument dated November 16, 2001 and recorded in Deed Book 172. Page 445, in said office.

NOW THEREFORE, in return for a valuable consideration, the receipt of which is acknowledged, the party of the first part does hereby bargain, sell and assign unto The party of the second part, the 50 % working interest, which is subject at all times to the royalties and overriding interest heretofore or herein after granted or assigned. This assignment is further subject to all the terms, conditions, limitations, rentals, royalties, payments, reservations and reminders of the original lease and any agreements, contracts, extensions or assignments there under or thereto, at any time, heretofore or hereafter made, the term of this agreement shall run with the land. It is the intent of all parties to hold said leasehold as a tenancy in common and not as a partnership and no partnership or joint venture is created hereby, or by any operation hereunder, unless by express, Articles of Co-partnership. The party of the second part hereby agrees and covenants that, he, she, it, shall pay the proper pro-rata share of all reasonable expenses incurred in the development, maintenance and operation of said lease as a whole, and any rentals or expenses incurred in preserving, operating or protecting said leasehold, in accordance with the plans or operating agreement adopted by a majority interest in said leasehold. The same shall be paid by the interest holder, as set out above, upon assessment by the operator of said lease, and if not paid as assessed within, 60 days of the mailing of said assessment, then and in that event the rights hereby assigned shall terminate in whole, without the necessity of re-entry, or any other act by the party of the first part, but shall terminate automatically.

TO HAVE AND TO HOLD unto the party of the second part, it's heirs and assigns, without any covenant or warranty of title whatsoever expressed or implied.

IN WITNESS WHEREOF, the party of the first part hereto affix their signatures the day and year first written above;

COMMONWEALTH OF KENTUCKY
COUNTY OF EDMONSON

Acknowledged by;

To be Lis ow

true, voluntary act and deed, before me this // day of Actaber 2002

Kanda Welch Edd.

Notary Public:

Prepared by Mr. Robert Thorpe, 1811 Sullivan Lane, Bardstown, Kentucky 40004

My Commission expires

#### ASSIGNMENT

THIS ASSIGNMENT made and entered into this 21st day of March, 2002. By and between Resource & Energy Technologies Co., 1811 Sullivan Lane, Bardstown, Kentucky, 40004, Party of the First Part and T. D. & Associates Inc, 18281 Lemon Dr. Yorba Linda, CA. 92886, Party of the Second Part.

WHEREAS, the party of the first part owns and assigns a 50 % working interest in and to the Alton Parsley Lands, the geographical part of that certain oil and gas lease, ( see attached survey's or plat ), granted by:

Alton Parsley to Resource & Energy Technologies Co. dated 12th day of March, 2002 and recorded in Lease Book C-24, Page 322-, in the office of the Edmonson County Court Clerk, the lease being located in said County and bounded as follows;

NORTH BY THE LANDS OF; Ronnie Houchins EAST BY THE LANDS OF; Acero Management Inc. SOUTH BY THE LANDS OF; Edward Parsley WEST BY THE LANDS OF; Perry D. Sebaugh

Containing 250 acres, more or less. Alton Parsley derived title from Dillard Parsley by instrument dated Feb. 24, 1966, and recorded in Lease Book 66, Page 393, in said office.

NOW THEREFORE, in return for a valuable consideration, the receipt of which is acknowledged, the party of the first part does hereby bargain, sell and assign unto The party of the second part, the 50 % working interest, which is subject at all times to the royalties and overriding interest heretofore or herein after granted or assigned. This assignment is further subject to all the terms, conditions, limitations, rentals, royalties, payments, reservations and reminders of the original lease and any agreements, contracts, extensions or assignments there under or thereto, at any time, heretofore or hereafter made, the term of this agreement shall run with the land. It is the intent of all parties to hold said leasehold as a tenancy in common and not as a partnership and no partnership or joint venture is created hereby, or by any operation hereunder, unless by express, Articles of Co-partnership. The party of the second part hereby agrees and covenants that, he, she, it, shall pay the proper pro-rata share of all reasonable expenses incurred in the development, maintenance and operation of said lease as a whole, and any rentals or expenses incurred in preserving, operating or protecting said leasehold, in accordance with the plans or operating agreement adopted by a majority interest in said leasehold. The same shall be paid by the interest holder, as set out above, upon assessment by the operator of said lease, and if not paid as assessed within, 60 days of the mailing of said assessment, then and in that event the rights hereby assigned shall terminate in whole, without the necessity of re-entry, or any other act by the party of the first part, but shall terminate automatically.

TO HAVE AND TO HOLD unto the party of the second part, it's heirs and assigns, without any covenant or warranty of title whatsoever expressed or implied.

IN WITNESS WHEREOF the party of the first part hereto affire their signatures the day

and year first written above;	ne party of the mist part hereto amx u	ien signatures the day
Rout Thene	<del></del>	
COMMONWEALTH OF KI COUNTY OF EDMONSON Acknowledged by;		
true, voluntary act and deed,	before me this 15th day of 1900 Notary Public My Commiss	To be _hown  2002  List of Editor  c:  ion expires 7/10/05
STATE OF KENTUCKY	SCT. AMOUNT PAIDS 400	800 Sign
at 11 O lodged to be at	monson County Court, do certify was this 2 of March and is, with this and foregoing certificate day of March 20 0 3  BUTCH CARROLL, CLERK  BY MOO D.C.	Oma 2

#### (18) SUPPLEMENTARY FINANCIAL INFORMATION

The proceeds from this offering will be sufficient to provide the capital resources necessary to drill and complete three (3) wells as provided for in the offering.

TD and Associates, Inc., intends to develop other wells for other general partnerships and anticipates that its efforts will be successful, however, the development of oil and gas wells even in proven fields is highly speculative and could result in a loss to the general partners of any particular partnership. Such a loss would not adversely reflect upon the liquidity of TD and Associates, Inc..

## (19) INTEREST OF MANAGERS AND OTHERS IN CERTAIN TRANSACTIONS

There have been no transactions to which TD and Associates, Inc., or any of its subsidiaries was or is to be a party, for which any director, executive officer, nominee, security holder or member of the immediate family of any of the foregoing had or is to have a direct or indirect material interest.

## (20) CERTAIN MARKET INFORMATION

There is no established public market for the securities being offered herein and the securities are not subject to any outstanding options or warrants to purchase nor are the securities convertible into common equity of the general partner. Further the securities being offered will not be offered publicly at any time in the future and the partnership units are not convertible to the common equity of the general partner in any manner.

#### (21) EXECUTIVE COMPENSATION

Name of Individual or Identity of Group: Dennis Timpe

Capacity in Which Served: Chief Executive Officer

Cash Compensation: \$60,000.00

## (22) GENERAL PARTNERS' FINANCIAL INFORMATION

## TD AND ASSOCIATES, INC. BALANCE SHEET JUNE 30, 2002

## ASSETS

	ASSEIS	
CURRENT ASSE	TS	
	CASH	\$96.00
	LINE OF CREDIT	
	ADVANCE	
	TOTAL CURRENT ASSETS	
_	TOTAL CURRENT ASSETS	
FIXED ASSETS		
	FURNITURE AND EQUIPMENT	\$33.271.00
	COMPUTER EQUIPMENT	
	LEASEHOLD IMPROVEMENTS	\$112,952,00
	ACCUMULATED DEPRECIATION	
	NET FIXED ASSETS	
	NET FIXED ASSETS	\$90,288.00
OTHER ASSETS		
	LOANS RECHASKELL #1	\$30.00
	LOANS RECTOMMIE PIERCE #1	\$50.00
	TOTAL LOANS RECEIVABLE	
	TOTAL DOTAG RECEIVABLE MANAGEMENT	
	NOTE RECEIVABLE FROM OFFICER	\$84,684,00
	TOTAL OTHER ASSETS	
		<u>\$647.04.00</u>
	TOTAL ASSETS	\$244,203.00
	LIABILITIES AND EQUIT	ГҮ
CURRENT LIA		
	ACCOUNTS PAYABLE	\$87.718.00
	ACCRUED PAYROLL TAX	
		\$1,373.00
	ACCRUED PAYROLL TAX	\$1,373.00 \$17,764.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST	\$1,373.00 \$17,764.00 \$13,595.00
	ACCRUED PAYROLL TAXACCRUED SALARIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00
LONG TERM L	ACCRUED PAYROLL TAX  ACCRUED SALARIES  ACCRUED INTEREST  BANK OVERDRAFT  TOTAL CURRENT LIABILITIES  LABILITIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00
LONG TERM L	ACCRUED PAYROLL TAX  ACCRUED SALARIES  ACCRUED INTEREST  BANK OVERDRAFT  TOTAL CURRENT LIABILITIES  LOANS PAYABLE	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00
LONG TERM L	ACCRUED PAYROLL TAX  ACCRUED SALARIES  ACCRUED INTEREST  BANK OVERDRAFT  TOTAL CURRENT LIABILITIES  LABILITIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00
LONG TERM L	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00
LONG TERM L	ACCRUED PAYROLL TAX  ACCRUED SALARIES  ACCRUED INTEREST  BANK OVERDRAFT  TOTAL CURRENT LIABILITIES  LOANS PAYABLE	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00
LONG TERM L EQUITY	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  TOTAL LIABILITIES	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00
	ACCRUED PAYROLL TAX  ACCRUED SALARIES  ACCRUED INTEREST  BANK OVERDRAFT  TOTAL CURRENT LIABILITIES  LOANS PAYABLE  TOTAL LONG TERM LIABILITIES  CAPITAL STOCK	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  CAPITAL STOCK PAID IN CAPITAL	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00 \$2,000.00 \$7,900.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  CAPITAL STOCK PAID IN CAPITAL ACCUMULATED DEFICIT	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00 \$2,000.00 \$7,900.00 \$12,736.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  CAPITAL STOCK PAID IN CAPITAL	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00 \$2,000.00 \$7,900.00 \$12,736.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT. TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  CAPITAL STOCK PAID IN CAPITAL ACCUMULATED DEFICIT TOTAL EQUITY	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00 \$2,000.00 \$7,900.00 \$12,736.00 \$2,836.00
	ACCRUED PAYROLL TAX ACCRUED SALARIES ACCRUED INTEREST BANK OVERDRAFT TOTAL CURRENT LIABILITIES  LOANS PAYABLE TOTAL LONG TERM LIABILITIES  CAPITAL STOCK PAID IN CAPITAL ACCUMULATED DEFICIT	\$1,373.00 \$17,764.00 \$13,595.00 \$1,789.00 \$122,239.00 \$124,800.00 \$124,800.00 \$247,039.00 \$2,000.00 \$7,900.00 \$12,736.00 \$2,836.00

\*UNAUDITED

## (23) TRANSFERABILITY OF UNITS AND LIMITATION ON RESALE

This is a private placement offering not constituting a public offering and therefore the securities purchased herein cannot be resold without registration under the Securities Act or an exemption therefrom.

Each offeree who becomes a unit holder will be required to represent that he is acquiring his units for investment and not with a view to distribute or resale, that he understands that the units are not freely transferable, that he must bear the economic risk of investment for an indefinite period of time and that the units cannot be sold unless they are subsequently registered or an exemption from such registration is available and unless the other applicable provisions of the issuer have been complied with. There will be no market for the units and a unit holder cannot expect to be able to liquidate this investment in case of an emergency.

#### (24) SUITABILITY

These units are not suitable for and will not knowingly be sold to anyone who is not an "Accredited Investor" as defined in the accompanying Offeree Questionnaire and it will be relied upon that said "Accredited Investor" has received and reviewed this prospectus and understands the risks of this investment, has the experience and knowledge with respect to similar investments which enable him/her to evaluate the merits and risks of such investment, or has obtained and relied upon experienced independent advice with respect to such evaluation.

#### (25) ADDITIONAL OFFERING

If five (5) units are not subscribed for by the closing date of October 1, 2002 all funds will be promptly returned with any interest earned. Until such time as the partnership commences active operations, all funds received from subscribers will be deposited in a special corporate account. The general partner reserves the right to refuse or limit subscriptions in respect to the partnership and to close the offering at any time. The active operation of the partnership will commence as soon as possible after the minimum amount of the offering is raised.

#### (26) RESCISSION

The purchaser of a general partnership interest in TD AND ASSOCIATES, INC. HONEYCUTT #1, #2A & A. PARSLEY #7 will have five (5) days to reconsider and rescind their participation in the partnership. The five (5) days shall run from the date they sign the limited partnership signature page. A purchaser may rescind his or her participation by mailing a notice of the desire to rescind to TD and Associates, Inc., 18281 Lemon Drive, Yorba Linda, California 92886. Said written notice is to be sent by registered or certified mail.

By Dennis Timpe

Dated: September 10, 2002, TD and Associates, Inc.

Muchim 10

#### (27) OFFEREE QUESTIONNAIRE - ALL INVESTORS MUST COMPLETE THIS SECTION

The information specified herein is furnished to the Company in order to assure the Company that the undersigned satisfies the standards of a "purchaser" imposed by Rule 506 of Regulation D promulgated pursuant to Section 4(2) of the Securities Act of 1933 ("Act"). The undersigned understands that (i) the Company will rely on the information specified herein for purposes of such determination, (ii) the Units will not be registered pursuant to the Act in reliance upon the exemption from registration provided by Section 4(2) of the Act and that Rule 506, and (iii) the offer and sale of the Units in the individual states in transactions which satisfy the requirements of that Rule 506 do not require registration or qualification in the individual states because of the provisions of the National Securities Markets Improvement Act of 1996 preempts state registration and similar qualification provisions for transactions exempt pursuant to that Rule 506. The undersigned further represents to the Company that (i) the information contained herein is complete and accurate and may be relied upon by the Company and (ii) the undersigned will notify the Company immediately of any material change in any of such information occurring prior to the purchase of Units, if any purchase is made by the undersigned.

THE UNDERSIGNED UNDERSTANDS AND AGREES THAT ALTHOUGH THIS QUESTIONNAIRE WILL BE KEPT STRICTLY CONFIDENTIAL, THE COMPANY MAY PRESENT THIS QUESTIONNAIRE TO SUCH PARTIES AS IT DEEMS ADVISABLE IF CALLED UPON TO ESTABLISH THE AVAILABILITY OF AN EXEMPTION FROM THIS OFFERING PURSUANT TO ANY FEDERAL OR STATE SECURITIES LAW. THIS QUESTIONNAIRE IS NOT AN OFFER TO SELL OR SOLICITATION OF AN OFFER TO PURCHASE, BUT MERELY A REQUEST FOR INFORMATION PURSUANT TO RULE 506 OF REGULATION D.

### **SECTION A- GENERAL INFORMATION**

Name(s):	
Employer:	
Business Telephone: ()	Occupation:
If investment as joint tenants or tena	ants-in-common, indicate relationship, if any, between or among
tenants.	
Complete for tenants-in-common an	nd joint tenants ONLY if the information above differs from that
given above.	
Address:	
Telephone: ()	
Employer:	
Business Address:	
Business Telephone: ()	

#### SECTION B

## THIS SECTION TO BE COMPLETED ONLY BY ACCREDITED INVESTORS

ITEM I. ALL ACCREDITED INVESTORS MUST INITIAL THE FOLLOWING LINE:

(Initial). The undersigned understands that the representations contained in this Section B are made for the purpose of qualifying the undersigned as an Accredited Investor as that term is defined by the Securities and Exchange Commission for the purpose of inducing a sale of the Units to the undersigned. The undersigned hereby represents that the statement or statements initialed below are true and correct in all respects. The undersigned understands that a false representation may constitute a violation of law, and that any person who suffers damage as a result of a false representation may have a claim against the undersigned for damages. ITEM II. ALL ACCREDITED INVESTORS MUST INITIAL ONE OR MORE OF THE FOLLOWING TWO STATEMENTS WHICH ARE TRUE. (Initial) A. The undersigned certifies that the undersigned is an Accredited Investor because the undersigned had an individual income in excess of \$200,000.00 in each 2000 and 2001 or joint income with the undersigned's spouse in excess of \$300,000.00 in each 2000 and 2001 and the undersigned reasonably expects to attain a level of income for 2002 at least equal to this amount. For the purposes of this Questionnaire, individual income means "adjusted gross income," as reported for federal income tax purposes, less any income attributable to a spouse or property owned by a spouse, increased by the following amounts (but not including any amounts attributable to a spouse or property owned by a spouse): (i) the amount of any tax exempt interest income received; (ii) the amount of losses claimed as a limited partner in a limited partnership; (iii) any deduction claimed for depletion; (iv) amounts contributed to an IRA or Keogh retirement plan; (v) alimony paid; and (vi) any amount by which income from long-term capital gains has been reduced in determining adjusted gross income pursuant to the provisions of Section 1202 of the Internal Revenue Code. (Initial) B. The undersigned certifies that the undersigned is an Accredited Investor because the undersigned has an individual net worth, or the undersigned's spouse and the undersigned have a combined individual net worth, in excess of \$1,000,000.00. For purposes of this paragraph "individual net worth" means the excess of total assets at fair market value, including home and personal property over total liabilities. ITEM III. ACCREDITED PARTNERSHIPS, CORPORATIONS OR OTHER ENTITIES WHICH ARE NOT TRUSTS MUST INITIAL, AT LEAST, ONE OF THE FOLLOWING STATEMENTS. (Initial) A. On behalf of the investor, the undersigned hereby certifies that the investor has a net worth of at least \$5,000,000.00. On behalf of the investor, the undersigned also certifies that the investor was not formed for the specific purpose of investing in the Company. (Initial) B. On behalf of the investor, the undersigned hereby certifies that all of the beneficial

owners of equity in the investor qualify as Accredited Investors under either Item II A or B above. Investors attempting to qualify under this Section must also initial Item IIA or IIB above and may be

required to furnish additional information.

ITEM IV. ACCREDITED <u>TRUSTS</u> MUST INITIAL, AT LEAST, ONE OF THE FOLLOWING STATEMENTS:
(Initial) A. On behalf of the investor, the undersigned hereby certifies that the investor is a trus with total assets in excess of \$5,000,000.00 not formed for the specific purpose of investing in the Company, whose purchase is directed by a sophisticated person having such knowledge and experience in financial matters that he is capable of evaluating the merits and risks of an investment in the Company
(Initial) B. On behalf of the investor, the undersigned hereby certifies that all of the beneficial owners of the equity in the investor qualify as accredited individual investors under either Item IIA or III above. Investors attempting to qualify under this Section <u>must</u> also initial Item IIA or IIB above and may be requires to furnish additional information.

## **SECTION C**

1. Please <b>PROVIDE</b> the contemplated information:	
The undersigned has a net worth of at least \$automobiles, and proposed investment in the Company):	(exclusive of home, furnishings, and
The undersigned has a net worth of at least \$automobiles, and proposed investment in the Company) a to have during the current taxable year, a minimum gross in	and had during the last taxable year and expect
2. Please <u>INITIAL</u> the appropriate alternative:	
EITHER	
ITEM ONE: The undersigned has such knowledge and enthat the undersigned is capable of utilizing the information with the offering of Units, of evaluating the making an informed investment decision with respect to the utilize a Purchaser Representative in connection with evaluations.	mation made available to the undersigned in merits and risks of a purchase of Units, and of the Units, and the undersigned does not desire to
Initial Here	
OR	
ITEM TWO: The undersigned intends to use the service Representative(s) in connection with evaluating the mer and hereby appoint such person(s) to act as the undersign with the undersigned proposed purchase of Units:	rits and risks of an investment in the Company
Initial Here	
List Name(s) of Purchaser Representative(s)	
Number of Units Subscription Amount \$ \$15,000.00)	(number of Units multiplied by
Make check payable to: TD and Associates, Inc., Honey	ycutt #1, #2A & A. Parsley #7
For joint ownership <b>BOTH PARTIES</b> must provide a seidentification and signature.	ocial security number or similar taxpayer
S.S. or Tax Identification No.	
S.S. or Tay Identification No.	

vestor(s) must complete resident a	ddress for documentation purposes.	
treet		
City	State Zip	
Mailing address, if different from re	sident address:	
Street		
City	State Zip	<u>, ,                                   </u>
Home Phone ()	Business Phone ()_	
Indicate type of ownership:		
Individual Ownership	Joint Tenants with right of sur	vivorship
Community Property	Tenants in Common	
Tenants by the Entirety	Corporate Ownership	
Partnership Ownership	Custodian for a Minor	
Trust (see below)	IRA or Pension Plan	
Date Trust Established		
Name of Trustee or other Adminis	trator	

## EACH SUBSCRIBER REPRESENTS THAT:

(a) The information contained herein is o	complete and accurate and may be relied upon, and
(b) The undersigned will notify the Cominformation occurring prior to the accept	pany immediately of any material change in any such tance of the undersigned's subscription.
	igned has executed this Subscription Agreement and initialed the included questionnaire this day of, 2002.
FOR INDIVIDUALS:	
Print Name	
Signature	
NAME AND SIGNATURE OF JOIN	T TENANT OR TENANT IN COMMON
Print Name	
Signature FOR TRUSTS, CORPORATIONS, F	PARTNERSHIPS
Print Name of Entity	
By:	
	eral Partner) of person(s) making investment decision
Signature	Signature
Agreed to and accepted	
By: TD and Associates, Inc., Honeycu	tt #1, #2A & A. Parsley #7
Ву:	·
Its: President	